## UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

In re Bair Hugger Forced Air Warming Products Liability Litigation

MDL No. 15-2666 (JNE/DTS)

This Document Relates To:

DEFENDANTS' RULE 7.1(F)
CERTIFICATE OF COMPLIANCE

Petitta v. 3M Co., 16-cv-3878

I, Benjamin W. Hulse, certify that Defendants' Response to Plaintiffs' Supplement in Opposition to Defendants' Motion for a Permanent Injunction ("Response") complies with the limits of Local Rule 7.1(f) and with the type-size limit of Local Rule 7.1(h).

I further certify that, in preparation of the above document, I used Microsoft Word 2016, and that this word processing program has been applied specifically to include all text, including headings, footnotes, and quotations in the following word count.

I further certify that the above-referenced Response contains 495 words, and that with Defendants' initial Memorandum of 2,557 words and Reply of 5,059 words, the three documents combined contain 8,111 words.

Dated: August 6, 2019 Respectfully submitted,

## s/Benjamin W. Hulse

Jerry W. Blackwell (MN #186867) Benjamin W. Hulse (MN #0390952) Mary S. Young (MN #0392781) BLACKWELL BURKE P.A. 431 South Seventh Street

Suite 2500

Minneapolis, MN 55415 Phone: (612) 343-3200 Fax: (612) 343-3205

Email: blackwell@blackwellburke.com bhulse@blackwellburke.com myoung@blackwellburke.com

Counsel for Defendants 3M Company and Arizant Healthcare, Inc.